

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

APPLE INC. and NeXT SOFTWARE)	
INC. (f/k/a NeXT COMPUTER, INC.),)	
)	
<i>Plaintiffs,</i>)	No. 1:11-cv-08540
)	
v.)	
)	Judge Richard A. Posner.
MOTOROLA, INC. and MOTOROLA)	
MOBILITY, INC.,)	
)	
<i>Defendants.</i>)	

ORDER OF MARCH 5, 2012

In response to motions filed on March 2–4, I order:

1. Motorola’s motion of March 2 to preclude Apple from relying on the testimony of Boris Teksler is denied. Motorola may conduct a third deposition of Mr. Teksler if it so desires.

2. Motorola’s motion of March 4 to strike Apple’s supplemental expert reports related to the FRAND issue is granted. This court’s order of January 31 permitting supplemental expert reports was limited to expert reports pertaining to liability issues.

3. Apple’s motion of March 2 to compel Motorola and Google to provide discovery concerning Google’s acquisition of Android, Inc., Google’s development of the Android OS, and Google’s acquisition of Motorola is granted.

4. Motorola is ordered to submit to me by Wednesday, March 7 an un-redacted copy of the ‘559 patent invention disclosure document for me to review *in camera*. After that review I’ll rule on Apple’s motion of March 2 to compel production of materials relating to that patent.

5. Apple's proposal regarding the transfer of case no. 3:11-cv-178 from the Western District of Wisconsin is denied. Motorola's counterproposal is granted. To keep the present litigation within manageable bounds, I will not accept transfer of any part of that case.

A handwritten signature in black ink, appearing to read "Richard A. Posner". The signature is fluid and cursive, with a long horizontal stroke at the end.

United States Circuit Judge

March 5, 2012